SATISFACTION: The	debt secured by	منامله ۲۵ منام	Travet on medan	ed by the note or of	har	Тэторсули	CD NC	1 6 0	
	l hereby, has be	en satisficar in	full. This the	day of	.uer				EE:\$ 20.00
		- •		uuy o.				I): 06/14/20 STER OF DEE	IDS BY:BOLEST
CENTRAL CAROLIN	na bank & tru	ST COMPANY	r 	a second second many many market and		BK2180	F2974 -		$\cap D.I$
			Į		2		t mar f t t	Leers's 🔪	P. Dale
HIS INSTRUMENT W	VAS PREPARED	BY:Ste		ocumenting	Le	w -)	-	,	
				Cep	13	1			
FTER RECORDING	MAIL TO:	Bla	nco Box #52	AD DOA	-10	\			
FIER RECORDING	MAIL 10	D14	<u>HCO BOX #52~</u>	Durham	-nc	<u>_</u>			
	V Cale	Developme							
BORROWER'S NAME: BRIEF DESCRIPTION		a Developme	nt Corporatio			(RECORDI	NG TIME, B	OOK AND P	AGE)
			nis institume	III HAS DEED CANCELLED ON	NEED	PA	D ANL	SATI	SFIED
L			DICKLE C W	in has been cancelled of			-21-	20/02	y
STATE OF NORTH CA						DATE		AROLINA	BANK
		-		INA BANK AND 7			ATE	UST CO.	· Aster
		CEN		EED OF TRUS		JOLPAN I	Alexandry	while Area	
				(MULTI-PURPOSE)		<u>3 17</u>	MAX	10/1002	The second second
THIS DEED OF	TRUST, made a	nd entered int	to this $\frac{14}{\sqrt{V}}$	day of Salem Develop	June ment Co	<u>2001</u>		A SCALLEY	
Grantors," whether	one or more	in number, (corporation(s). li	mited liability com	pany(ics). p	artnership(s)	. T		nership(s), limite
				., TRUSTEE ('Trusi e in Durham. North		ENTRAL C	ROLINA B.	ANK AND 1	FRUST COMPAN
WITNESSETH: t	that whereas, th	ne Grantors h	ave requested C	CB to extend them	or any of t	them or eith	er of them	a loan and	or other financi
ccommodation(s). an	Thousand a	ind 00/10	the Grantors a	loan and/or other in	288,000	• 00	s) not to exe) ("Maximi	eed <u> </u>	in accordance wi
he terms of any and ban or other financia	all of the docur	nents and/or	other writings ex	xecuted, signed, give	en and/or de	elivered by a	ny of the G	rantors in co	onnection with th
oan agreements, the	Construction Lo	an Agreement	(if applicable), c	ommitments and an	y other such	h evidences o	of indebtedn	ess of Grant	ors and payable
				hereof, referred to l t of this Deed of Tru		Loân Docum	enta"), whie	ch said Loa	in Documents a
•	•							<u></u>	
							CONSTRUC		
IF THIS BOX IS	CHECKED, THE	S DEED OF TH	RUST SECURES (DBLIGATIONS INCUR	RED IN PAR	RT FOR THE	CONSTRUC	TION OF IM	PROVEMENTS
UPON LAND and the	ese additional ter	ms shall apply	:						
UPON LAND and the The Grantors or and day ofJ	ese additional ter	ms shall apply: er of them have	: executed and deliv	DBLIGATIONS INCUR ered that certain Const nodifications, extensior	truction Loan	Agreement be	tween Granto	rs and CCB, c	tated the <u>14</u>
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe une	ms shall apply $\frac{1}{2001}$, (: executed and deliv together with any r	ered that certain Const nodifications, extensior	truction Loan ns or renewals	Agreement be s thereof, refer	tween Granto red to herein	rs and CCB, c as the "Const:	dated the <u>14</u> ruction Loan
UPON LAND and the The Grantors or an day ofJ Agreement"); and The funds advance property described he	ese additional ter ny of them or eithe UNE ed under the loan rein in accordance	ms shall apply er of them have 2001 . (and/or other fu e with the terms	executed and deliv together with any r nancial accommoda of the Construction	ered that certain Const nodifications, extensior ation(s) are to be used i in Loan Agreement and	truction Loan ns or renewals in part for the i the other Loa	Agreement be s thereof, refer construction an Documents	tween Granto red to herein of improvements ; and	rs and CCB, c as the "Const nts upon a po	dated the <u>14</u> ruction Loan ortion of the real
UPON LAND and the The Grantors or ar day ofJ Agreement"); and The funds advance property described he WHEREAS, the (ese additional ter ny of them or eithe UNE ed under the loan rein in accordance Grantors or any	ms shall apply or of them have 2001 (f and/or other fir c with the terms of them or ett	executed and deliv together with any r nancial accommoda of the Construction ther of thern may	ered that certain Const nodifications, extensior ation(s) are to be used t on Loan Agreement and v hereafter execute an	truction Loan ns or renewals in part for the i the other Los nd deliver to	Agreement be s thereof, refer construction an Documents o CCB variou	tween Granto red to herein of improvement ; and is notes (or i	rs and CCB, c as the "Constr nts upon a po negotiate and	dated the <u>14</u> ruction Loan ortion of the real d discount varior
UPON LAND and the The Grantors or ar day ofJ Agreement"): and The funds advance property described he WHEREAS, the (ootes payable to them	ese additional ter ny of them or eithe UNE ed under the loan crein in accordance Grantors or any n) or any other s	ms shall apply or of them have <u>2001</u> . (f and/or other fir t with the terms of them or eit uch evidences	: executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness	ered that certain Const nodifications, extensior ation(s) are to be used t on Loan Agreement and hereafter execute at whatsoever, at vario	truction Loan ns or renewals n part for the the other Los nd deliver to us times and	Agreement be s thereof, refer construction an Documents o CCB variou d in amounts	tween Granto red to herein of improveme ; and is notes (or i s within the	rs and CCB, c as the "Const: nts upon a po negotiate and Maximum Li	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and
UPON LAND and the The Grantors or ar day ofJ Agreement"): and The funds advance property described he WHEREAS, the (otes payable to them WHEREAS, this chapter 45 (N.C.G.S.	ese additional ter ny of them or eithe UNE ed under the loan crein in accordance Grantors or any n) or any other s Deed of Trust s §45-67 et. seq.):	ms shall apply er of them have <u>2001</u> (f and/or other fir e with the terms of them or eit uch evidences secures preser ; and	executed and deliv together with any r nancial accommode of the Construction wher of them may of indebtedness at and future adv	ered that certain Const nodifications, extension ation(s) are to be used t on Loan Agreement and hereafter execute at whatsoever, at vario vances and is govern	truction Loan ns or renewals in part for the i the other Log nd deliver to us times and hed by the p	Agreement be s thereof, refer an Documents o CCB variou d in amounts provisions of 2	tween Granto red to herein of improveme: ; and is notes (or i s within the North Caroli	rs and CCB, c as the "Constr nts upon a po negotiate and Maximum L ina General	dated the <u>14</u> ruction Loan ortion of the real d discount varion imit: and Statutes Article
UPON LAND and the The Grantors or ar day ofJ Agreement"): and The funds advance property described he WHEREAS, the otes payable to them WHEREAS, this thapter 45 (N.C.G.S. WHEREAS, it is	ese additional ter ny of them or eithe UNE ed under the loan crein in accordance Grantors or any o) or any other s Deed of Trust s §45-67 et. seq.); the intent of the	ms shall apply or of them have <u>2001</u> (f and/or other fir e with the terms of them or eit uch evidences secures preser and parties heret	executed and deliv together with any r nancial accommoda of the Construction ther of them may of indebtedness at and future adv o that this instru- ure advances to	ered that certain Const nodifications, extension ation(s) are to be used to <u>in Loan Agreement and</u> whatsoever, at vario vances and is govern ument shall secure p the secured by this	truction Loan ns or renewals in part for the i the other Los nd deliver to us times and hed by the p present oblig Deed of Tru	Agreement be s thereof, refer an Documents o CCB variou d in amounts provisions of i gations and fu	tween Granto red to herein of improveme: ; and is notes (or i s within the North Caroli uture obligat e fifteen (15	rs and CCB, c as the "Constr nts upon a po negotiate an Maximum L Ina Generai tions of any	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit: and Statutes Article one or more of ti
UPON LAND and the The Grantors or ar day of	ese additional ter ny of them or eithe UNE ed under the loan crein in accordance Grantors or any o) or any other s Deed of Trust s §45-67 et. seq.); the intent of the	ms shall apply or of them have <u>2001</u> (f and/or other fir e with the terms of them or eit uch evidences secures preser and parties heret	executed and deliv together with any r nancial accommoda of the Construction ther of them may of indebtedness at and future adv o that this instru- ure advances to	ered that certain Const nodifications, extension ation(s) are to be used to <u>in Loan Agreement and</u> whatsoever, at vario vances and is govern ument shall secure p	truction Loan ns or renewals in part for the i the other Los nd deliver to us times and hed by the p present oblig Deed of Tru nout the sign	Agreement be a thereof, refer construction an Documents o CCB variou d in amounts provisions of i gations and fu st, within the nature of any	tween Granto red to herein of improvements ; and us notes (or is within the North Caroli uture obligate e fifteen (15 other; and	rs and CCB, c as the "Const nis upon a po negotiate and Maximum L ina General tions of any) year period	dated the <u>14</u> ruction Loan ortion of the real d discount varion imit; and Statutes Article one or more of the d beginning on the
UPON LAND and the The Grantors or ar day ofJ Agreement"); and The funds advance property described he WHEREAS, the (totes payable to them WHEREAS, this chapter 45 (N.C.G.S. WHEREAS, it is irrantors, and that C late of this Deed of WHEREAS, it	ese additional ter ny of them or eithe UNE ed under the loan crein in accordance Grantors or any of any other s Deed of Trust s §45-67 et. seq.); the intent of the CB is authorized	ms shall apply er of them have <u>2001</u> , () and/or other fir e with the terms of them or eit uch evidences secures preser ; and e parties heret d to make fut	executed and deliv together with any r nancial accommoda of the Construction ther of them may of indebtedness at and future advances to	ered that certain Const nodifications, extension ation(s) are to be used to <u>in Loan Agreement and</u> whatsoever, at vario vances and is govern ument shall secure p the secured by this is cald Grantors with	truction Loan ns or renewals in part for the i the other Los nd deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev	Agreement be a thereof, refer construction an Documents o CCB variou d in amounts provisions of gations and fu st, within the nature of any vidence or sec	tween Granto red to herein of improveme: ; and is notes (or i s within the North Caroli uture obligat e fifteen (15 other; and cure any adv	rs and CCB, c as the "Constr nis upon a po negotiate and Maximum Li ina Generai tions of any) year period yance made 1	dated the <u>14</u> ruction Loan ortion of the real d discount varion imit; and Statutes Article one or more of the d beginning on the hereunder; and
UPON LAND and the The Grantors or ar day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan crein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day	ms shall apply er of them have <u>2001</u> (i and/or other fir e with the terms of them or eit uch evidences secures preser ; and e parties heret d to make futt	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future adv o that this instru- ure advances to construct the source of boot	ered that certain Const nodifications, extension ation(s) are to be used to <u>in Loan Agreement and</u> whatsoever, at vario vances and is govern ument shall secure p the secured by this is secured thereby	in part for the in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru out the sign red to ev bligation	Agreement be a thereof, refer construction an Documents o CCB variou d in amounts provisions of i gations and fu st, within this nature of any dence or sec a evidenced	tween Granto red to herein of improveme: ; and is notes (or is within the North Caroli uture obligat e fifteen (15 other; and cure any adv by the Loan	rs and CCB, c as the "Const ints upon a po negotiate and Maximum L ina General tions of any) year period vance made i Documents	dated the <u>14</u> ruction Loan ortion of the real d discount varion imit; and Statutes Article one or more of the d beginning on the
UPON LAND and the The Grantors or ar day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.); the intent of the CB is authorized The original of baving this day i satisfied as requ	ms shall apply er of them have <u>2001</u> (i and/or other fir e with the terms of them or eit uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law the	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness int and future adv o that this instru- ure advances to the undersigned m	ered that certain Const nodifications, extension ation(s) are to be used to <u>n Loan Agreement and</u> whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and	in part for the i the other Los and deliver to bus times and hed by the p present oblig Deed of Tru bout the sign red to ev bligation ited here is, taxes	Agreement be s thereof, refer construction (an Documents o CCB variou d in amounts provisions of i gations and fu st, within the nature of any dence or sec s evidenced i ein by referer b, assessment	tween Granto red to herein of improveme: ; and is notes (or is within the North Caroli uture obligate e fifteen (15 other; and cure any adv by the Loan note to the sats, insuranc	rs and CCB, c as the "Consti nts upon a po negotiate and Maximum L ina General tions of any) year period vance made l Documents ame extent a e premiums	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit: and Statutes Article one or more of ti d beginning on ti hereunder: and or any other suc is if made a part monies advance
UPON LAND and the The Grantors or ar day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.); the intent of the CB is authorized The original of baving this day i satisfied as requ	ms shall apply er of them have <u>2001</u> (i and/or other fir e with the terms of them or eit uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law the	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future adv o that this instru- ure advances to the undersigned m	ered that certain Const nodifications, extension ation(s) are to be used to <u>n Loan Agreement and</u> whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and	in part for the in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation ited here is, taxes [Trust (h	Agreement be a thereof, refer construction an Documents of CCB variou d in amounts provisions of i gations and fu- st, within the nature of any dence or sec as evidenced i ein by referen- assessment mereinafter co	tween Granto red to herein of improvements ; and us notes (or it within the North Caroli uture obligate e fifteen (15 other; and cure any adv by the Loan note to the sates, insurance illectively refe	rs and CCB, c as the "Constr nts upon a po negotiate and Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "(dated the <u>14</u> ruction Loan ortion of the real d discount varion amit; and Statutes Article one or more of the d beginning on the hereunder; and or any other such is if made a part , monies advance Obligations''); and
UPON LAND and the The Grantors or ar day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.); the intent of the CB is authorized The original of baving this day i satisfied as requ	ms shall apply er of them have <u>2001</u> . (f and/or other fur e with the terms of them or eff uch evidences secures preser : and e parties heret d to make fut this intrument with been exhibited to inved by law, the ty contained in S	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances that this instru- ure advances to construct or bond the undersigned m same is hereby can action 45-37 of the	ered that certain Const nodifications, extension ation(s) are to be used to <u>n Loan Agreement and</u> whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and	in part for the in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation ited here is, taxes f Trust (h curity w preser, with	Agreement be a thereof, refer construction of an Documents of CCB variou d in amounts or ovisions of 1 gations and fu- st, within the nature of any dence or sec as evidenced i ein by referen a assessment mereinafter co thich may be thin the time	tween Granto red to herein of improveme: ; and is notes (or is within the North Caroli uture obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refi- held by CCB limits set for	rs and CCB, c as the "Constr ints upon a po- megotiate and Maximum L ina General tions of any year period vance made i Documents are extent a e premiums erred to as "(0, all of the O rth in this D	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit: and Statutes Article one or more of the d beginning on the hereunder: and or any other such is if made a part , monies advance Obligations of any bed of Trust and
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe <u>UINE</u> ed under the loan erein in accordance Grantors or any o) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day i satisfied as required of NC.	ms shall apply er of them have <u>2001</u> (f and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances that this instru- ure advances to of the undersigned m same is hereby can be undersigned m same is hereby can be client 45-37 of the B 2 5	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is accured thereby arked paid and celled of record by General Statutes	in part for the in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation ited here is, taxes [Trust (h curity w preser, with rovided the	Agreement be a thereof, refer construction (an Documents of CCB variou d in amounts provisions of 1 ations and fu st, within the nature of any dence or sec as evidenced i ein by referen a assessment mereinafter co thich may be thin the time hat the total of	tween Granto red to herein of improvements ; and is notes (or is within the North Caroli ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sats, insurance illectively refi- held by CCB limits set for of the Obligat	rs and CCB, c as the "Consti- nts upon a po- megotiate and Maximum L ina General tions of any year period vance made i Documents ame extent a e premiums erred to as "(d, all of the O rth in this D titons hereby	dated the <u>14</u> ruction Loan ortion of the reai d discount variou imit: and Statutes Article one or more of the d beginning on the hereunder: and or any other such is if made a part , monies advance Obligations"): and obligations of any
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day satisfied as requ virtue of authori of NC.	ms shall apply er of them have <u>2001</u> (f and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ined by law, the y contained in S FE	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances that this instru- ure advances to construct or bond the undersigned m same is hereby can action 45-37 of the	ered that certain Const nodifications, extension ation(s) are to be used to <u>n Loan Agreement and</u> whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and	truction Loan his or renewals in part for the i the other Loa nd deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation ited here is, taxes f Trust (f curity w preser, with roytided ti not limit nd provide	Agreement be a thereof, refer an Documents of CCB variou d in amounts provisions of if ations and fu ations and fu attree of any dence or sec s evidenced if ein by referer assessment hereinafter co which may be thin the time hat the total of ted to taxes, a led further time	tween Granto red to herein of improvements ; and is notes (or is a within the North Carolif uture obligate fifteen (15 other; and cure any adv by the Loan nee to the sat ts. insurance illectively refi- held by CCB limits set for of the Obligate assessments, hat should a	rs and CCB, c as the "Constr nts upon a po- megotiate an Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "C d, all of the O oth in this D titons hereby prior liens a any one item	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of ti d beginning on ti hereunder; and or any other sus is if made a part , monies advance Obligations of any beligations of any beligations of any secured, exclusi and encumbrance of the Obligation
UPON LAND and the The Grantors or an day of	ese additional ter ny of them or eithe <u>UINE</u> ed under the loan erein in accordance Grantors or any o) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day i satisfied as required of NC.	ms shall apply er of them have , 2001 (and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be undersigned m same is hereby can be undersigned m	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is accured thereby arked paid and celled of record by General Statutes	truction Loan his or renewals in part for the i the other Los nd deliver to us times and hed by the p present oblig Deed of Tru hout the sign red to ev hightion ited here is, taxes f Trust (fr covided to not limit not limit is due an	Agreement be a thereof, refer construction (an Documents of CCB variou d in amounts provisions of if gations and fu st, within the hature of any vidence or set s evidenced if ein by referent , assessment hereinafter co which may be thin the time hat the total if ed to taxes, a ded further til d payable. If	tween Granto red to herein of improveme: ; and is notes (or is within the North Carolif ature obligate e fifteen (15 other; and cute any adv by the Loan nee to the sat is, insurance illectively refi- held by CCB limits set for of the Obligate assessments, hat should a the total of	rs and CCB, c as the "Constr nis upon a po- megotiate and Maximum L ina General tions of any year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a my one item	dated the <u>14</u> ruction Loan ortion of the real d discount variou dmit; and Statutes Article one or more of ti d beginning on ti hereunder; and or any other sur- is if made a part , monies advance Obligations"); and Obligations of any beed of Trust and y secured, exclusi
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan crein in accordance Grantors or any n) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Difference By: Difference Differ	ms shall apply er of them have , 2001 (and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances that this instru- ure advances to of the undersigned m same is hereby can be undersigned m same is hereby can be client 45-37 of the B 2 5	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is accured thereby arked paid and celled of record by General Statutes	truction Loan his or renewals in part for the i the other Loa nd deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation sted here is, taxes f Trust (here county we preser, with covided ti not limit nd provid is due an nount of	Agreement be a thereof, refer construction of an Documents of CCB variou d in amounts rovisions of if gations and fu gations a	tween Granto red to herein of improvements ; and is notes (or it a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan ince to the sate ts, insurance lilectively refer held by CCB limits set for of the Obligate assessments, hat should a the total of insup to and	rs and CCB, c as the "Constr nis upon a po- negotiate an Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "(d, all of the O th in this D titons hereby prior liens a my one item the Obligatio including sa	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other sur- is if made a part , monies advance Obligations of any beligations of any beligations of any beligations of any ceed of Trust and y secured, exclusi- and encumbrance of the Obligation ons of the Granto aid Maximum Lin
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe <u>UNE</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC.	ms shall apply er of them have <u>2001</u> (f and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to irred by law, the ty contained in S FE	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can ection 45-37 of the B 2 5 the information of Deeds at - Deputy	ered that certain Const nodifications, extension ation(s) are to be used I on Loan Agreement and thereafter execute at whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and celled of record by General Statutes	truction Loan his or renewals in part for the i the other Loa nd deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev bligation sted here is, taxes f Trust (here county we preser, with covided ti not limit nd provid is due an nount of	Agreement be a thereof, refer construction of an Documents of CCB variou d in amounts rovisions of if gations and fu gations a	tween Granto red to herein of improvements ; and is notes (or it a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan ince to the sate ts, insurance lilectively refer held by CCB limits set for of the Obligate assessments, hat should a the total of insup to and	rs and CCB, c as the "Constr nis upon a po- negotiate an Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "(d, all of the O th in this D titons hereby prior liens a my one item the Obligatio including sa	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any obligations of any obligations of any obligations of any or secured. exclusion and encumbrance of the Obligation ons of the Granto
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or eithe <u>UINE</u> ed under the loan erein in accordance Grantors or any o) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required wirtue of authori of NC. this By: Sat BK	ms shall apply er of them have <u>2001</u> (f and/or other fur e with the terms of them or eff uch evidences secures preser and e parties heret d to make fut this intrument wi been exhibited to irred by law, the ty contained in S FE ickie C. Wood, I Au 126	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can ection 45-37 of the B 2 5 the information of Deeds sat-Deputy Pg	ered that certain Const nodifications, extension ation(s) are to be used to on Loan Agreement and or hereafter execute any whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured thereby arked paid and celled of record by General Statutes , 2002	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru hout the sign red to ev hightion ited here is, taxes (Trust (h courity w preser, with rovided ti not limit is due an nount of iture Obli s 50 s	Agreement be a thereof, refer construction (an Documents of CCB variou d in amounts provisions of if gations and fit st, within the nature of any ridence or set s evidenced if ein by referent , assessment hereinafter co thich may be thin the time hat the total of eid to taxes, a ded further the obligation gations of the 1000,00	tween Granto red to herein of improvements ; and is notes (or it a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan ince to the sate ts, insurance lilectively refer held by CCB limits set for of the Obligate assessments, hat should a the total of insup to and	rs and CCB, c as the "Constr nis upon a po- negotiate an Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "(d, all of the O th in this D titons hereby prior liens a my one item the Obligatio including sa	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other sur- is if made a part , monies advance Obligations of any beligations of any beligations of any beligations of any ceed of Trust and y secured, exclusi- and encumbrance of the Obligation ons of the Granto aid Maximum Lin
UPON LAND and the The Grantors or an day of	ese additional ter ny of them or either <u>une</u> ed under the loan erein in accordance Grantors or any any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required wirtue of authori of NC. this By: Difference Sat BK um principal amo	ms shall apply er of them have <u>2001</u> (f and/or other fir e with the terms of them or eff uch evidences secures preser and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Af 126 bunt, including	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m sense is hereby can be undersigned m sense is	ered that certain Const nodifications, extension ation(s) are to be used to on Loan Agreement and or hereafter execute any whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 2002 3772	truction Loan his or renewals in part for the inthe other Loan nd deliver to us times and hed by the p present oblig Deed of Tru hout the sign red to ev bligation ited here is, taxes if Trust (h curity w preser, with rovided th not limit nd provid is due an nount of iture Oblig	Agreement be a thereof, refer construction (an Documents of CCB variou d in amounts provisions of if gations and fit st, within the nature of any ridence or set s evidenced if ein by referent , assessment hereinafter co thich may be thin the time hat the total of eid to taxes, a ded further the obligation gations of the 1000,00	tween Granto red to herein of improvements ; and is notes (or it a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan ince to the sate ts, insurance lilectively refer held by CCB limits set for of the Obligate assessments, hat should a the total of insup to and	rs and CCB, c as the "Constr nis upon a po- negotiate an Maximum L ina General tions of any) year period vance made i Documents ame extent a e premiums erred to as "(d, all of the O th in this D titons hereby prior liens a my one item the Obligatio including sa	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other sur- is if made a part , monies advance Obligations of any beligations of any beligations of any beligations of any ceed of Trust and y secured, exclusi- and encumbrance of the Obligation ons of the Granto aid Maximum Lin
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either <u>une</u> ed under the loan erein in accordance Grantors or any any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required wirthe of authori of NC. this By: Di Sat BK um principal among ny one time is the satisfied as real biology bi	ms shall apply er of them have <u>2001</u> (f and/or other fir e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Af 126 punt, including e MAKIMUM I	executed and deliv together with any r nancial accommode of the Construction ther of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m sense is hereby can be undersigned m sense is	ered that certain Const nodifications, extension ation(s) are to be used to in Loan Agreement and of hereafter execute any whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 2002 3772 ereinabove).	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru hout the sign red to ev hightion ited here is, taxes if Trust (fr curity w preser, with rovided ti not limit and provid is due an nount of iture Obli <u>\$ 50,</u> hall be see	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fu st, within the nature of any ridence or set s evidenced i ein by referent , assessment hereinafter co hich may be thin the time hat the total hat the total ied to taxes, a led further the d payable. If the Obligation gations of the 1000,00 cured	tween Granto red to herein of improveme: ; and is notes (or is a within the North Caroli ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligates issessments, hat should a the total of ns up to and e maker(s) the	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made 1 Documents ame extent a e premiums erred to as "(0 , all of the O thin this D titons hereby prior liens a my one item the Obligatio including sa	tated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any beligations of any beliga
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either <u>une</u> ed under the loan erein in accordance Grantors or any or any other s Deed of Trust e §45-67 et. seq.): the intent of the CB is authorized The original of having this day is stiffied as required Wirtue of authoris of NC. this By: Di Sat BK um principal among ny one time is the within which suc- e of the Obligation	ms shall apply er of them have <u>2001</u> (f and/or other fur e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt, including the future obligans secured by	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances that this instru- ure advances to of the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and o hereafter execute at whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the internet other Loan his of renewals and deliver to us times and hed by the p present oblig Deed of Tru hout the sign red to ev bligation sited here is, taxes if Trust (fr covided the not limit not provid is due an nount of sture Oblic s 50 s hall be see	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts rovisions of i gations and fu gations and fu en by referent the value of any vidence or sec s evidenced i ein by referent the the total of each the total of each to taxes, a ded further the of payable. If the Obligation gations of the <u>000,00</u> cured en (15) years e in full accor	tween Granto red to herein of improveme: ; and is notes (or is within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts. insurance lilectively refe held by CCB limits set for of the Obligates assessments. nat should a the total of ns up to and e maker(s) to from the data ding to the total	rs and CCB, c as the "Constr nis upon a po- negotiate an Maximum L ina General tions of any) year period vance made i Documents are extent a e premiums erred to as "(d, all of the Q thin this D thos hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece erms thereof	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of ti d beginning on ti hereunder; and or any other sur- is if made a part , monies advance Obligations of any Deed of Trust and y secured. exclusi and encumbrance of the Obligation ons of the Granto aid Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either <u>une</u> ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is stiffied as required virtue of authorisity By: Sat BK um principal among ny one time is the within which suc- of the Obligation DEE, IN CONSID	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (fr courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 g thall be see ore than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent , assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (fr courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 g thall be see ore than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent , assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent , assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent , assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent , assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev digation ited here is, taxes f Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than fifte- and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D titons hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev hightion ited here is, taxes (Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than lifter and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D thos hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev hightion ited here is, taxes (Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than lifter and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D thos hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.
UPON LAND and the The Grantors or and day of	ese additional ter ny of them or either une ed under the loan erein in accordance Grantors or any a) or any other s Deed of Trust s §45-67 et. seq.): the intent of the CB is authorized The original of having this day is satisfied as required virtue of authori of NC. this By: Differentiation By: Differentiation by: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation By: Differentiation Differentiation By: Differentiation By: Differentiation By: Differentiation Differ	ms shall apply er of them have <u>2001</u> (f and/or other fin e with the terms of them or eff uch evidences secures preser ; and e parties heret d to make fut this intrument wi been exhibited to ired by law, the ty contained in S FE ickie C. Wood, I Au 126 punt. including e MAXIMUM I h future obliga ins secured by ERATION OF	executed and deliv together with any r nancial accommode of the Construction her of them may of indebtedness at and future advances to that this instru- ure advances to the undersigned m same is hereby can be u	ered that certain Const nodifications, extension ation(s) are to be used 1 on Loan Agreement and or hereafter execute an whatsoever, at vario vances and is govern ament shall secure p the secured by this is secured by this is secured thereby arked paid and celled of record by General Statutes 	truction Loan his or renewals in part for the inthe other Los and deliver to us times and hed by the p present oblig Deed of Tru nout the sign red to ev hightion ited here is, taxes (Trust (h courity w preser, with rovided ti not limit is due an nount of iture Oblic s 50 m than lifter and payable Dollar and o	Agreement be a thereof, refer construction i an Documents of CCB variou d in amounts provisions of i gations and fit st, within the hature of any vidence or set is evidenced i ein by referent assessment hereinafter co thich may be thin the time hat the total i ed to taxes, a ded further the obligation gations of the $1000 \cdot 00$ cured en (15) years is in full accor- other good an	tween Granto red to herein of improveme: ; and is notes (or i a within the North Carolif ature obligate e fifteen (15 other; and cure any adv by the Loan nee to the sa ts, insurance illectively refe held by CCB limits set for of the Obligate seessments, hat should a the total of ns up to and e maker(s) to from the data ding to the to d valuable o	rs and CCB, c as the "Constr nis upon a po- negotiate and Maximum Li ina General tions of any) year period vance made l Documents ame extent a e premiums erred to as "(d, all of the O thin this D thos hereby prior liens a iny one item the Obligatio including sa to the payee(s the of this Dece errns thereof onsideration	dated the <u>14</u> ruction Loan ortion of the real d discount variou imit; and Statutes Article one or more of the d beginning on the hereunder; and or any other suc is if made a part , monies advance Obligations of any Deed of Trust and v secured. exclusion and encumbrance of the Obligation ons of the Grantor ald Maximum Lin s) thereof, and the ed of Trust.